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6 *Attorney for the Plaintiffs,*  
7 *Charis Yates, Beret Pugh, and Dean Pugh*

8 **UNITED STATES DISTRICT COURT**  
9 **FOR THE DISTRICT OF NEVADA**

10 CHARIS YATES, a Washington Citizen;  
11 BERET PUGH, a Washington Citizen; and  
DEAN PUGH, a Washington Citizen,

12 Plaintiffs,

13 vs.

14 NARCONON FRESH START d/b/a RAINBOW  
15 CANYON RETREAT, a California  
16 Corporation; ASSOCIATION FOR BETTER  
17 LIVING AND EDUCATION  
18 INTERNATIONAL; NARCONON  
19 INTERNATIONAL and DOES 1-100, ROE  
Corporations I – X, inclusive,

20 Defendants.

21  
**Case No. 2:14-cv-00837-GMN-NJK**

22  
**MOTION FOR RELEASE OF**  
**SECURITY BOND**

23 Pursuant to NRS 18.130(1) and the Court's order (Dkt. #17), Plaintiffs posted a security  
24 bond in the amount of one-thousand five hundred dollars (\$1,500.00). As this case has now been  
25 resolved, Plaintiffs hereby request the release and return of all monies provided for the posting of  
26 the security bond.

27 \\\

28 \\\

1 Dated this 10<sup>th</sup> day of November, 2015

2 Respectfully Submitted:

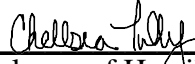
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10 **CERTIFICATE OF SERVICE**

11 Pursuant to FRCP 5(b), I certify that I am an employee of HAMILTON LAW, LLC, and that on  
12 this 10th day of November, 2015 I did cause a true copy of **MOTION FOR RELEASE OF**  
13 **SECURITY BOND** to be placed in the United States Mail, with first class postage prepaid  
14 thereon, and addressed as follows:

15  
16  
17 Josh Aicklen  
18 David B. Avakian  
19 LEWIS BRISBOIS BISGAARD & SMITH, LLP  
6385 S. Rainbow Boulevard, Ste. 600  
20 Las Vegas, Nevada 89118

21  
22 By:   
23 Employee of Hamilton Law